UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Tamara H. Potkay,

Plaintiff,

Civil Action No. 2014-CV-00181-CNC

v.
David Ament, individually and in his official capacity, and the City of New Berlin,

Defendants.

NOTICE OF MOTION AND MOTION TO HOLD DEFENDANTS IN CONTEMPT OR IN THE ALTERNATIVE TO SUPPLEMENT THE COURT'S INJUNCTIVE ORDER OF JULY 24, 2014

TO: David Ament, City of New Berlin

> c/o Gregg J. Gunta 9898 W. Bluemound Rd., Suite 2 Wauwatosa, WI 53226

c/o Mark G. Blum New Berlin City Attorney Hippenmeyer Reilly Moodie Blum S.C. 720 Clinton St. P.O. Box 766 Waukesha, WI 53187

PLEASE TAKE NOTICE that the hereinbelow MOTION TO HOLD DEFENDANTS IN CONTEMPT OR IN THE ALTERNATIVE TO SUPPLEMENT THE COURT'S INJUNCTIVE ORDER OF JULY 24, 2014 will be brought on for hearing as soon as the Court, Hon. Charles N.

Clevert, Jr., Judge presiding, shall determine.

NOW COMES the plaintiff, Tamara H. Potkay, by her attorney, Walter F. Kelly, S.C. by Walter F. Kelly, and hereby moves this Court to HOLD THE DEFENDANTS IN CONTEMPT OR IN THE ALTERNATIVE TO SUPPLEMENT THE COURT'S INJUNCTIVE ORDER OF JULY 24, 2014.

This MOTION is premised upon this Court's Decision and Order of July 24, 2014, 18 U.S.C. § 401(3), and Rule 65 of the Fed. R. Civ. P. and upon the fact that the defendants have evaded and obstructed the Court's Decision and Order of July 24, 2014, as more fully set forth in the SECOND AFFIDAVIT OF TAMARA H. POTKAY, Exhibits 1-15 thereto, the entire record in this case, and PLAINTIFF'S MEMORANDUM IN SUPPORT OF MOTION TO HOLD THE DEFENDANTS IN CONTEMPT OR IN THE ALTERNATIVE TO SUPPLEMENT THE COURT'S INJUNCTIVE ORDER OF JULY 24, 2014.

Dated at Milwaukee, Wisconsin this 2nd day of October, 2014.

/s/ Walter F. Kelly

Walter F. Kelly

State Bar No. 1012283

Email: attywfkelly@hotmail.com

WALTER F. KELLY, S.C.

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